REMARKS

The above-identified application is United States application serial number 09/415,295 filed on October 8, 1999. Claims 1, 2, 4, 5, 8-18, 21, 23-30, 32-41, 43, 44, 86-89, and 94-98 are pending in the application.

Claims 1, 2, 4, 5, 8-18, 21, 23, and 86-89 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hitchings Jr. (hereafter Hitchings), U.S. Patent No. 6,594,484 in view of Logan *et al.* (hereafter Logan), US Pat. No. 5,732,216.

Claims 24-41, 43, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hitchings and Logan and further in view of Garceran *et al.* (hereafter Garceran), U.S. Pat. No. 6,552,888.

Claims 94-96 and 98 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hitchings in view of Logan as item 4 in the Office Action and further in view of Garceran.

Claim Rejections - 35 USC § 103

To establish a *prima facie* case of obviousness, three basic criteria must be met. First, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings. Second, there must be a reasonable expectation of success. Finally, the prior art reference (or references when combined) must teach or suggest all the claim limitations. MPEP § 2143. Failure to meet just one of the three prongs for the test of obviousness is sufficient to defeat rejection of the claims under 35 USC § 103.

In addition to the response to the rejection of these claims presented in the Response to the Office Action dated April 21, 2005, which is incorporated herein by reference, Applicant submits that Hitchings and Logan, alone and in combination, do not disclose all the features of the claims. Independent Claim 1 recites:

Korstner Bertani II.I 18662 Magarthur Blyd Suite 405 Irvine, Ca 92612 1921 (929) 261-0269 Ean (940) 351-0269

-10 of 12-

Serial No. 09/415,295

"A mobile information network browser device with audio feedback capability, the information network comprising a plurality of network servers, the browser device comprising:

a wireless communication interface operable to transmit data to a network server, and to receive data from the network server;

an audio interface operable to receive data from the wireless communication interface; wherein the data transmitted to the network server includes a request for information, and the data received from the network server includes information responsive to the request;

an audio converter, the audio converter being operable to receive the information responsive to the request, the audio converter being further operable to convert the responsive information to an audio signal;

a car radio; and

a short-range radio co-located with the car-radio, wherein the audio converter outputs the audio signal to the short-range radio, the short-range radio being operable to broadcast the audio signal to a channel on the car radio while the car radio is mobile as well as when the car radio is stationary."

Logan does not disclose or suggest a portable browser device that includes a short range radio 728, a wireless communication interface 700, and a car radio 726 as set forth in Claim 1 and shown in FIG. 7 of the present disclosure. In contrast, FIG. 1 of Logan shows a modem 115 receiving signals from Internet Service Provider 121. The client CPU 105 outputs signals from the modem to a sound card 110. The description of the Logan device teaches that the radio link (117) can be used for communication between the Internet service provider 121 and PC client player 103. (Logan, col. 6 lines 36-48). There is no component in Logan that provides a short range radio link 728 between an audio converter 734 (sound card 110 in Logan) and a car radio 726 (computer player 103 in Logan). Thus, Logan does not teach or suggest all of the elements of Claim 1, which includes a wireless communication interface 700 to a network server, and a short-range radio 728 that provides an interface between an audio converter 734 and a car radio 726 (shown in FIG. 7 of the present disclosure).

Claim 1 is thus allowable over Hitchings and Logan, alone and in combination for at least the foregoing reasons. Independent claims 24, 86, and 94 include features similar to those in Claim 1 that are distinguishable from the prior art. Claims 2, 4-5, 8-18, 21, and 23 depend from Claim 1, Claims 25-30, 32-42, and 43-44 depend from Claim 24, Claims 87-89 depend from Claim 86, and Claims 95-98 depend from Claim 94, and include features that further distinguish them from the prior art. Allowance of Claims 2, 4, 5, 8-18, 21, 23, 24-30,

KOESTNER BERTANI IIII 18662 AIA CARTHIJE BLVD. SUITP 400 (RVINE, CA 92512 TEL (949) 281 0250 FAX (949) 281-0269

-11 of 12-

Serial No. 09/415,295

32-42, 43, 44, 86-89, and 94-98 is respectfully requested for at least the same reasons as Claim 1.

CONCLUSION

Applicant believes Claims 1, 2, 4, 5, 8-18, 21, 23-30, 32-41, 43, 44, 86-89, and 94-98 are in form for allowance and a notice to that effect is solicited. The Examiner is invited to telephone the undersigned at (949) 251-0250 if there are any issues raised by this response that may be resolved by telephone.

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below								

(Signature)

Mary Jo Bertanı

(Printed Name of Person Signing Certificate)

December 5_2005

Respectfully submitted,

Mary Jo Bertani

Attorney for Applicant(s)

May Jo salane

Reg. No. 42,321

KOESTNER DERTANI ILI 1663 MACARTHUR BUYD

15663 MACARTHUR BUYD SUITH 400 IRVINE CA 92612 TEL (949) 251-0240 FAX (949) 251-0260

-12 of 12-

Serial No. 09/415,295